SUPPORT AND PARENTING TIME ENFORCEMENT ACT (EXCERPT) Act 295 of 1982

552.632 Payer arrested under bench warrant; cash performance bond; hearing on order to show cause; form of bond receipt; failure to appear; transmission and deposit of bond; setting aside contempt finding.

Sec. 32. (1) If a bench warrant was issued and the payer is arrested in the county that issued the warrant or another county in this state, the payer shall remain in custody until there is a hearing or the payer posts an adequate cash performance bond. If the payer cannot post the cash performance bond in the amount stated in the bench warrant, the payer is entitled to a hearing within 48 hours, excluding weekends and holidays. The issues to be considered at a hearing required under this subsection are limited to the payer's answer to the order to show cause and, if the payer was found in contempt, to further proceedings related to the payer's contempt. If the hearing is not held as provided in this subsection, the court shall review, based on criteria prescribed in the Michigan court rules, the amount of the cash performance bond to determine an amount that will ensure the payer's appearance and shall set a date for a hearing to be held under subsection (4) within the time limit prescribed in the Michigan court rules

(2) The officer receiving a cash performance bond under sub-	section (1) shall give	e to the arrested paver a
receipt for the cash performance bond on a form substantially as f		r to the management project in
"Date	ono ws.	
Received from (referred to in the	is receipt as "the	payer") to assure the
performance of the payer's support obligation. The payer shall app		
by the court at the following address:		
· · · · · · · · · · · · · · · · · · ·		
(address furnished by the payer for	receipt of notice)	
The hearing is for the payer to answer the show cause order	and, if the payer wa	as found in contempt, to
further proceedings related to the payer's contempt.		
If the payer fails to appear at the time and place indicated	in the court's notice	e, fails to submit to the
jurisdiction of the court, and fails to abide by an order of the	court, the cash per	formance bond shall be
transmitted to the friend of the court or to the state disburseme	ent unit for payment	of the arrearage to the
recipient of support and of costs to the court. If the payer appear	rs at the time and pl	ace indicated above and
the court determines that the payer owes an arrearage under the	support order that is	the basis of the order to
show cause or owes costs to the court, the cash performance bon	d deposited shall be	transmitted to the office
of the friend of the court or to the state disbursement unit for 1	payment of the arrea	arage to the recipient of
support and of costs to the court. By depositing the cash performs		
receipt, the recipient of this receipt waives a claim to the money		
its transmittal to the friend of the court or to the SDU.	r	
		Dept.:".
(3) The officer receiving a cash performance bond shall in turn	deposit the bond red	ceived under this section

- with the clerk of the court that issued the bench warrant. If the payer deposits a cash performance bond under this section, the date for a hearing to be held under subsection (4) shall be set within the time limit prescribed in the Michigan court rules.
- (4) At a hearing held after a payer deposits a cash performance bond, the issues to be considered are limited to the payer's answer to the order to show cause and, if the payer was found in contempt, to further proceedings related to the payer's contempt. On the basis of the hearing, the court by order shall determine how much of the cash performance bond deposited under this section is to be transmitted to the friend of the court or to the SDU for payment to 1 or more recipients of support and to the county treasurer for distribution as provided in section 31. The balance, if any, shall be returned to the person who posted the cash performance bond on the payer's behalf.
- (5) If the payer fails to appear as required, the court shall order the cash performance bond forfeited and transmit the bond to the friend of the court or to the SDU for payment to 1 or more recipients of support and to the county treasurer for distribution as provided in section 31. In addition, the court may again issue a bench warrant for the further appearance of the payer as provided in section 31.
- (6) The court may set aside a finding of contempt under section 31 if the court finds, based on the hearing under this section, that the payer is in compliance with the court's order or for other good cause shown.

History: 1982, Act 295, Eff. July 1, 1983;—Am. 1983, Act 108, Imd. Eff. July 1, 1983;—Am. 1996, Act 301, Eff. Jun. 1, 1997;— Am. 1999, Act 160, Imd. Eff. Nov. 3, 1999;—Am. 2000, Act 442, Eff. Apr. 1, 2001;—Am. 2002, Act 567, Eff. June 1, 2003.